



**Term 2: "Social Networking Platform"**

The Court finds that the proper construction for "social networking platform" is the plain and ordinary meaning that a person of ordinary skill in the art would ascribe to it.

**Term 3: "Without Allowing Communication"**

The Court finds that the proper construction for "without allowing communication" is the plain and ordinary meaning that a person of ordinary skill in the art would ascribe to it.

**Term 4: "Preventing Communication"**

The Court finds that the proper construction for "preventing communication" is the plain and ordinary meaning that a person of ordinary skill in the art would ascribe to it.

**Term 5: "Associated"**

The Court finds that the proper construction for "associated" is the plain and ordinary meaning that a person of ordinary skill in the art would ascribe to it.

**Term 6: "Text Area"**

The Court finds that the proper construction for "text area" is the plain and ordinary meaning that a person of ordinary skill in the art would ascribe to it.

**SIGNED** this 15th day of August 2019.

  
\_\_\_\_\_  
ALAN D ALBRIGHT  
UNITED STATES DISTRICT JUDGE